## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

DENNIS W. DELANEY,

Plaintiff,

-against-

REPUBLICAN NATIONAL COMMITTEE,

Defendant.

20-CV-1625 (CM)

AMENDED ORDER DIRECTING
PAYMENT OF FEE OR AMENDED IFP
APPLICATION

COLLEEN McMAHON, Chief United States District Judge:

Plaintiff brings this action *pro se*. To proceed with a civil action in this Court, a plaintiff must either pay \$400.00 in fees – a \$350.00 filing fee plus a \$50.00 administrative fee – or, to request authorization to proceed without prepayment of fees, submit a signed IFP application. *See* 28 U.S.C. §§ 1914, 1915.

Plaintiff submitted an IFP application, but his responses do not establish that he is unable to pay the filing fees. According to the IFP application, Plaintiff has no sources of income, no resources, no expenses, and no debts. Because Plaintiff fails to provide information on how he pays for his living expenses, the Court is unable to conclude that he does not have sufficient funds to pay the relevant fees for this action.

Accordingly, within thirty days of the date of this order, Plaintiff must either pay the \$400.00 in fees or submit an amended IFP application. If Plaintiff submits the amended IFP application, it should be labeled with docket number 20-CV-1625 (CM), and address the deficiencies indicated above by providing facts to explain how he supports himself and to establish that he is unable to pay the filing fees. If the Court grants the amended IFP application, Plaintiff will be permitted to proceed without prepayment of fees. *See* 28 U.S.C. § 1915(a)(1).

**CONCLUSION** 

The Court's order dated March 9, 2020, is VACATED. (ECF Doc. #3.)

Plaintiff does not provide a mailing address. The Clerk of Court is instructed to add to the

docket the following email address for Plaintiff, which is listed in the complaint:

dwdelaney@gmail.com. The Court is providing Plaintiff with a form to consent to electronic

service. If Plaintiff does not want to consent to electronic service, he must provide a mailing

address.

No summons shall issue at this time. If Plaintiff complies with this order, the case shall be

processed in accordance with the procedures of the Clerk's Office. If Plaintiff fails to comply

with this order within the time allowed, the action will be dismissed.

The Court certifies under 28 U.S.C. § 1915(a)(3) that any appeal from this order would

not be taken in good faith, and therefore in forma pauperis status is denied for the purpose of an

appeal. Cf. Coppedge v. United States, 369 U.S. 438, 444–45 (1962) (holding that appellant

demonstrates good faith when seeking review of a nonfrivolous issue).

SO ORDERED.

Dated:

March 12, 2020

New York, New York

COLLEEN McMAHON

Chief United States District Judge

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# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

|      | Il name of the plaintiff or petitioner applying (each person ust submit a separate application))   | CV  |                            | (                | )                     | (           | )    |
|------|--|---|----------------------------|------------------|-----------------------|-------------|------|
|      | -against-  | (Provide docket number, if available; if filing this with your complaint, you will not yet have a docket number.) |                            |                  |                       |             |      |
|      |  |   |                            |                  |                       |             |      |
| (fu  | Il name(s) of the defendant(s)/respondent(s))  |   |                            |                  |                       |             |      |
| A    | MENDED APPLICATION TO PROCEED  | WITHOUT PREI  | PAYING !                   | FEES             | OF                    | ≀           | )ST9 |
| I a: | m a plaintiff/petitioner in this case and declare that I d I believe that I am entitled to the relief requested in oceed in forma pauperis (IFP) (without prepaying fees   | am unable to pay the this action. In suppo  | e costs of the             | ese pr<br>plicat | ocee<br>ion t         | ding<br>o   |      |
| 1.   | Are you incarcerated?  | ☐ No (If "N   | No," go to Q               | uestic           | on 2.)                | 1           |      |
|      | Do you receive any payment from this institution?  | Yes N   | No                         |                  |                       |             |      |
|      | Monthly amount:  |   |                            |                  |                       |             |      |
|      | If I am a prisoner, see 28 U.S.C. § 1915(h), I have attadirecting the facility where I am incarcerated to ded and to send to the Court certified copies of my accord. U.S.C. § 1915(a)(2), (b). I understand that this means | luct the filing fee fror<br>unt statements for th   | n my accou<br>e past six m | nt in i<br>onths | nstal<br>. <i>See</i> | llmer<br>28 | nts  |
| 2.   | Are you presently employed?  | ☐ No  |                            |                  |                       |             |      |
|      | If "yes," my employer's name and address are:  |   |                            |                  |                       |             |      |
|      | Gross monthly pay or wages:  |   |                            |                  |                       |             |      |
|      | If "no," what was your last date of employment?  |   |                            |                  |                       |             |      |
|      | Gross monthly wages at the time:   |   |                            |                  |                       |             |      |
| 3.   | In addition to your income stated above (which you living at the same residence as you received more the following sources? Check all that apply.  |   |                            |                  |                       |             | lse  |
|      | (a) Business, profession, or other self-employment (b) Rent payments, interest, or dividends   |   | res<br>res                 |                  | No<br>No              |             |      |

|              | (c) Pension, annuity, or life insur  | ance payments     |                       |          | Yes       |            | ] No    |         |
|--------------|--|-------------------|-----------------------|----------|-----------|------------|---------|---------|
|              | (d) Disability or worker's compe   | nsation paymen    | ts                    |          | Yes       |            | ] No    |         |
|              | (e) Gifts or inheritances  |                   |                       |          | Yes       |            | ] No    |         |
|              | (f) Any other public benefits (und   | employment, so    | cial security,        | П        | Yes       | Г          | No      |         |
|              | food stamps, veteran's, etc.)  |                   |                       |          |           |            | -       |         |
|              | (g) Any other sources  |                   |                       | Ш        | Yes       | L          | No      |         |
|              | f you answered "Yes" to any que money and state the amount that  |                   |                       | -        | -         | _          |         | of      |
| I            | f you answered "No" to all of the  | e questions abov  | e, explain how y      | ou aı    | re payin  | ıg your ex | penses  | :       |
| 4.           | How much money do you have i   | n cash or in a ch | ecking, savings,      | or in    | mate ac   | count?     |         |         |
| f            | Do you own any automobile, real estate, stock, bond, security, trust, jewelry, art work, or other financial instrument or thing of value, including any item of value held in someone else's name? If so, describe the property and its approximate value: |                   |                       |          |           |            |         |         |
|              | Do you have any housing, transport<br>expenses? If so, describe and prov   |                   |                       |          |           | regular m  | onthly  |         |
|              | ist all people who are dependen<br>nuch you contribute to their supp   |                   | - ,                   |          | -         | -          | on, and | how     |
|              | Do you have any debts or financiand to whom they are payable:  | al obligations no | t described abov      | e? If    | so, desc  | ribe the a | mount   | s owed  |
|              | nration: I declare under penalty of ment may result in a dismissal of  | <b>-</b> , ,      | e above informa       | tion i   | s true. I | understa   | nd that | a false |
| Date         | d  |                   | Signature             |          |           |            |         |         |
| Nam          | e (Last, First, MI)  |                   | Prison Identification | on # (if | fincarcer | ated)      |         |         |
|              |  |                   |                       |          |           |            |         |         |
| Address City |  | City              | St                    | ate      | Z         | ip Code    |         |         |
| Teler        | phone Number   |                   | E-mail Address (if    | availal  | ole)      |            |         |         |



### **Pro Se (Nonprisoner) Consent to Receive Documents Electronically**

Parties who are not represented by an attorney and are not currently incarcerated may choose to receive documents in their cases electronically (by e-mail) instead of by regular mail. Receiving documents by regular mail is still an option, but if you would rather receive them only electronically, you must do the following:

- 1. Sign up for a PACER login and password by contacting PACER<sup>1</sup> at <a href="https://www.pacer.uscourts.gov">www.pacer.uscourts.gov</a> or 1-800-676-6856;
- 2. Complete and sign this form.

If you consent to receive documents electronically, you will receive a Notice of Electronic Filing by e-mail each time a document is filed in your case. After receiving the notice, you are permitted one "free look" at the document by clicking on the hyperlinked document number in the e-mail.<sup>2</sup> Once you click the hyperlink and access the document, you may not be able to access the document for free again. After 15 days, the hyperlink will no longer provide free access. Any time that the hyperlink is accessed after the first "free look" or the 15 days, you will be asked for a PACER login and may be charged to view the document. For this reason, you should print or save the document during the "free look" to avoid future charges.

#### IMPORTANT NOTICE

Under Rule 5 of the Federal Rules of Civil Procedure, Local Civil Rule 5.2, and the Court's Electronic Case Filing Rules & Instructions, documents may be served by electronic means. If you register for electronic service:

- 1. You will no longer receive documents in the mail;
- 2. If you do not view and download your documents during your "free look" and within 15 days of when the court sends the e-mail notice, you will be charged for looking at the documents;
- 3. This service does *not* allow you to electronically file your documents;
- 4. It will be your duty to regularly review the docket sheet of the case.<sup>3</sup>

<sup>&</sup>lt;sup>1</sup> Public Access to Court Electronic Records (PACER) (<a href="www.pacer.uscourts.gov">www.pacer.uscourts.gov</a>) is an electronic public access service that allows users to obtain case and docket information from federal appellate, district, and bankruptcy courts, and the PACER Case Locator over the internet.

<sup>&</sup>lt;sup>2</sup> You must review the Court's actual order, decree, or judgment and not rely on the description in the email notice alone. *See* ECF Rule 4.3

<sup>&</sup>lt;sup>3</sup> The docket sheet is the official record of all filings in a case. You can view the docket sheet, including images of electronically filed documents, using PACER or you can use one of the public access computers available in the Clerk's Office at the Court.

#### **CONSENT TO ELECTRONIC SERVICE**

I hereby consent to receive electronic service of notices and documents in my case(s) listed below. I affirm that:

- 1. I have regular access to my e-mail account and to the internet and will check regularly for Notices of Electronic Filing;
- 2. I have established a PACER account;
- 3. I understand that electronic service is service under Rule 5 of the Federal Rules of Civil Procedure and Rule 5.2 of the Local Civil Rules, and that I will no longer receive paper copies of case filings, including motions, decisions, orders, and other documents;
- 4. I will promptly notify the Court if there is any change in my personal data, such as name, address, or e-mail address, or if I wish to cancel this consent to electronic service;
- 5. I understand that I must regularly review the docket sheet of my case so that I do not miss a filing; and
- 6. I understand that this consent applies only to the cases listed below and that if I file additional cases in which I would like to receive electronic service of notices of documents, I must file consent forms for those cases.

#### **Civil case(s) filed in the Southern District of New York:**

| your pendii          | <b>Note:</b> This consent will apply to all cases that you have filed in this court, so please list all of your pending and terminated cases. For each case, include the case name and docket number (for example, John Doe v. New City, 10-CV-01234). |                |          |  |  |  |
|----------------------|--|----------------|----------|--|--|--|
|                      |  |                |          |  |  |  |
| Name (Last, First, I | MI)  |                |          |  |  |  |
| Address              | City   | State          | Zip Code |  |  |  |
| Telephone Numbe      | r  | E-mail Address |          |  |  |  |
| Date                 |  | Signature      |          |  |  |  |

#### **Return completed form to:**

Pro Se Intake Unit (Room 200) 500 Pearl Street New York, NY 10007